1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 MARJORIE OGILVIE, CASE NO. C18-0718JLR 10 Plaintiff, ORDER STRIKING SECOND 11 AMENDED COMPLAINT v. 12 THRIFTY PAYLESS, INC., 13 Defendant. 14 On August 13, 2018, Plaintiff Marjorie Ogilvie filed a second amended complaint. 15 (SAC (Dkt. #19).) Because the time has passed for amending her complaint as a matter 16 of course, see Fed. R. Civ. P. 15(a)(1), Ms. Ogilvie may amend her "pleading only with 17 the opposing party's written consent or the court's leave," Fed. R. Civ. P. 15(a)(2). Ms. 18 Ogilvie attaches to her second amended complaint an email in which Defendant Thrifty 19 PayLess, Inc.'s counsel consents to a filing. (See Email (Dkt. # 19-2) at 2.) That email is 20

insufficient, however, to establish Thrifty PayLess's written consent under Rule 15(a)(2).

The court cannot discern that counsel consented specifically to the second amended

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1	complaint. (See id.) Accordingly, the court DIRECTS the Clerk to strike that filing (Dkt.
2	# 19). Ms. Ogilvie must file a stipulation indicating Thrifty PayLess's written consent
3	before filing her second amended complaint. See Windermere Holdings, LLC v. U.S.
4	Wall Decor, LLC, No. C 10-03955 LB, 2011 WL 3419467, at *2 (N.D. Cal. Aug. 4,
5	2011) (directing the plaintiff to supplement the record "to reflect the parties' stipulation"
6	to an amended complaint).
7	Dated this 17th day of August, 2018.
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10	JAMES L. ROBART United States District Judge
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